Murphy, Tim Roskam Tancredo Musgrave Ross Tanner Myrick Rothman Tauscher Nadler Roybal-Allard Taylor Napolitano Royce Terry Ruppersberger Neal (MA) Thompson (CA) Rvan (OH) Neugebauer Thompson (MS) Nunes Ryan (WI) Thornberry Oberstar Salazar Tiahrt Obev Sali Tiberi Sánchez, Linda Tiernev Ortiz т Towns Sanchez, Loretta Pallone Tsongas Sarbanes Pascrell Turner Pastor Scalise Udall (CO) Paul Schakowsky Udall (NM) Payne Schiff Upton Schmidt Pearce Van Hollen Schwartz Pence Perlmutter Scott (VA) Velázquez Visclosky Peterson (MN) Sensenbrenner Walberg Petri Serrano Walden (OR) Pickering Sessions Pitts Sestak Walsh (NY) Platts Shadegg Walz (MN) Shays Shea-Porter Wamp Wasserman Pomerov Sherman Porter Schultz Price (GA) Shuler Waters Price (NC) Shuster Watson Pryce (OH) Simpson Watt Putnam Sires Skelton Waxman Radanovich Weiner Rahall Slaughter Welch (VT) Ramstad Smith (NE) Weldon (FL) Smith (NJ) Rangel Weller Regula Smith (TX) Westmoreland Rehberg Smith (WA) Wexler Reichert Snyder Whitfield (KY) Renzi Wilson (NM) Reyes Souder Wilson (OH) Reynolds Space Wilson (SC) Richardson Speier Wolf Rodriguez Spratt Woolsey Rogers (AL) Stark Rogers (KY) Wu Stearns Yarmuth Rogers (MI) Stupak Rohrabacher Sullivan Young (AK) Ros-Lehtinen Sutton Young (FL)

NOT VOTING-19

Barton (TX) Johnson, E. B. Rush Boswell Lewis (GA) Saxton Cubin Lucas Scott (GA) Marshall Cuellar Shimkus Dicks Miller, Garv Wittman (VA) Gilchrest Murtha. Peterson (PA) Green, Al

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So (two-thirds being in the affirmative) the rules were suspended and the concurrent resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mr. WITTMAN of Virginia. Mr. Speaker, on rollcall No. 508, I was unavoidably detained. Had I been present, I would have voted "yea."

AUTHORIZING THE CLERK TO MAKE CORRECTIONS IN ENGROSSMENT OF H.R. 415, TAUNTON RIVER WILD AND SCENIC DESIGNATION

Mr. CROWLEY. Mr. Speaker, I ask unanimous consent that the Clerk be authorized to make technical corrections in the engrossment of H.R. 415, including corrections in spelling, punctuation, section and title numbering, cross-referencing, conforming amendments to the table of contents and short titles, and the insertion of appropriate headings.

The SPEAKER pro tempore (Mr. ARCURI). Is there objection to the re-

quest of the gentleman from New York?

There was no objection.

COMMUNICATION FROM STAFF MEMBER, THE HONORABLE NANCY PELOSI, SPEAKER OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from Nicole Sarabia Rivera, Field Representative/Caseworker, Office of the Honorable NANCY PELOSI, Speaker of the House:

CONGRESS OF THE UNITED STATES, HOUSE OF REPRESENTATIVES, Washington, DC, July 9, 2008.

Hon. NANCY PELOSI, Speaker, House of Representatives, Washington, DC.

DEAR MADAM SPEAKER: This is to formally notify you, pursuant to rule VIII of the Rules of the House of Representatives, that I have received a civil trial subpoena for documents and testimony, issued by the Small Claims Division of the San Francisco Superior Court.

After consulting with the Office of General Counsel, I have determined that compliance with the documentary aspect of the subpoena is consistent with the privileges and rights of the House, but that compliance with the testimonial aspect of the subpoena is not consistent with the privileges and rights of the House.

Sincerely,

NICOLE SARABIA RIVERA, Field Representative/Caseworker.

AGREEMENT BETWEEN THE UNITED STATES OF AMERICA AND POLAND ON SOCIAL SECU-RITY-MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 110-133)

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, without objection, referred to the Committee on Ways and Means and ordered to be printed:

To the Congress of the United States:

Pursuant to section 233(e)(1) of the Social Security Act, as amended by the Social Security Amendments of 1977 (Public Law 95–216, 42 U.S.C. 433(e)(1)), I transmit herewith the Agreement Between the United States of America and Poland on Social Security, which consists of two separate instruments: a principal agreement and an administrative arrangement. The agreement was signed in Warsaw on April 2, 2008.

I The Unite States-Poland Agreement is similar in objective to the social Security agreements already in force with Australia, Austria, Belgium, Canada, Chile, Denmark, Finland, France. Germany, Greece, Ireland, Italy, Japan, Korea, Luxembourg, the Netherlands, Norway, Portugal, Spain, Sweden, Switzerland, and the United Kingdom. Such bilateral agreements provide for limited coordination between the United States and foreign social security systems to eliminate dual

social security coverage and taxation, and to help prevent the lost benefit protection that can occur when workers divide their careers between two countries. The United States-Poland Agreement contains all provisions mandated by section 233 and other provisions that deem appropriate to carry out the purposes of section 233, pursuant to section 233(c)(4).

I also transmit for the information of the Congress a report prepared by the Social Security Administration explaining the key points of the Agreement, along with a paragraph-by-paragraph explanation of the provisions of the principal agreement and the related administrative arrangement. Attached to this report is the report required by section 233(e)(1) of the Social Security Act, a report on the effect of the Agreement on income and expenditures of the U.S. Social Security program and the number of individuals affected by the Agreement. The Department of State and the Social Security Administration have recommended the Agreement and related documents to

I commend to the Congress the United States-Poland Social Security Agreement and related documents.

GEORGE W. BUSH. THE WHITE HOUSE, July 16, 2008.

CONTINUATION OF THE NATIONAL EMERGENCY WITH RESPECT TO THE FORMER LIBERIAN REGIME OF CHARLES TAYLOR—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES (H. DOC. NO. 110–134)

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, together with the accompanying papers, without objection, referred to the Committee on Foreign Affairs and ordered to be printed:

To the Congress of the United States:

Section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)) provides for the automatic termination of a national emergency unless, prior to the anniversary date of its declaration, the President publishes in the Federal Register and transmits to the Congress a notice stating that the emergency is to continue in effect beyond the anniversary date. In accordance with this provision, I have sent the enclosed notice to the Federal Register for publication, stating that the national emergency and related measures dealing with the former Liberian regime of Charles Taylor are to continue in effect beyond July 22, 2008.

Today, Liberia continues its peaceful transition to a democratic order under the administration of President Ellen Johnson-Sirleaf. The Government of Liberia has implemented reforms that have allowed for the removal of international sanctions on Liberian timber and diamonds, and Liberia is participating in the Kimberley Process Certification Scheme and the Extractive